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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/699,327	10/31/2003	Cameron Beccario	MSFT-2768/305786.01	2566
41505 7590 WOODCOCK WA	12/19/2006 ASHBURN LLP (MIC	EXAMINER		
CIRA CENTRE, I		VO, TED T		
2929 ARCH STRE PHILADELPHIA,		ART UNIT	PAPER NUMBER	
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SHORTENED STATUTORY PI	ERIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE
3 MONTHS		12/19/2006	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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		Application	on No.	Applicant(s)
		10/699,3	27	BECCARIO ET AL.
	Office Action Summary	Examine		Art Unit
		Ted T. Vo		2191
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A SHOR WHICHE - Extension after SIX - If NO per - Failure to Any reply	RTENED STATUTORY PERIOD FOR EVER IS LONGER, FROM THE MAIL as of time may be available under the provisions of 3 (6) MONTHS from the mailing date of this communic iod for reply is specified above, the maximum statuto reply within the set or extended period for reply will, or received by the Office later than three months after atent term adjustment. See 37 CFR 1.704(b).	LING DATE OF TH 7 CFR 1.136(a). In no everation. ary period will apply and we by statute, cause the app	HIS COMMUNICATION ent, however, may a reply be tir ill expire SIX (6) MONTHS from dication to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status				
2a)∐ Th 3)∐ Sii	esponsive to communication(s) filed on the section is <b>FINAL</b> . 2b) note this application is in condition for each of the section is in accordance with the practice of the section is in accordance.	☑ This action is national is national in the second in th	non-final. for formal matters, pro	
Disposition	of Claims			
4a) 5)	•	withdrawn from co		
10)⊠ The Ap Re	e specification is objected to by the E e drawing(s) filed on 10/31/03 is/are: oplicant may not request that any objection eplacement drawing sheet(s) including the e oath or declaration is objected to by	a)⊠ accepted or n to the drawing(s) t e correction is requir	pe held in abeyance. Se red if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority und	ler 35 U.S.C. § 119			•
a)	knowledgment is made of a claim for All b) Some * c) None of:  Certified copies of the priority doc  Certified copies of the priority doc  Copies of the certified copies of the application from the International the attached detailed Office action for	cuments have bee cuments have bee the priority documents Bureau (PCT Rul	en received. en received in Applicat ents have been receive le 17.2(a)).	ion No ed in this National Stage
Attachment(s)				٠.
1) Notice of 2) Notice of 3) Informati	f References Cited (PTO-892) f Draftsperson's Patent Drawing Review (PTO- ion Disclosure Statement(s) (PTO/SB/08) o(s)/Mail Date <u>8/18/04</u> .	-948)	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate

Application/Control Number: 10/699,327 Page 2

Art Unit: 2191

## **DETAILED ACTION**

1. This action is in response to the communication filed on 10/31/2003.

Claims 1-27 are pending in the application.

## Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

3. The claims 1-27 are rejected under 35 U.S.C 101 because the claimed invention is directed to non-statutory subject matter.

As per claim 1: Claim 1 recites a method in which it solely recites a determination on a set. The method as a whole is merely to resolve a mathematical algorithm (resolving a target expression) within a set, where the set contains elements (types). The determination of the set is on its element targets (target type) based on whether the set is empty or not (if said first set is not empty; if said first set is empty). The method fails to produce a practical, concrete, and tangible result. There is nothing to show a physical transform to out side of a computer activity. The claim's scope as a whole is merely to resolve a mathematic algorithm. Thus, Applicants is clamming mathematics per se. Accordingly, it is an abstract idea and is not statutory claim.

The limitations such as "where said first set of types comprises all resulting types of all first variant expressions, where each of said first variant expressions comprises said target expression with at least one of said operands replaced by widening type conversion", and

Application/Control Number: 10/699,327

Art Unit: 2191

"where said second set of types comprises all resulting types of all second variant expressions, where each of said second variant expressions comprises said target expression with at least one of said operands replaced by type conversion", are only descriptive materials.

As per claims 2-7: Claims 2-7 are merely manipulating the elements within said set (type) including calculations per se. The claims fail to remedy the deficiencies of independent claim 1.

As per Claim 8: Claims 8 merely recites a mathematic algorithm as in the same manner in the claim 1, where claim 8, includes more than a set (second set of types, third set of types).

As per Claim 9: Claim 9 remains manipulating the elements within the three sets (types) including calculations per se. The claim fails to remedy the deficiencies of independent claim 8.

As per Claims 10-16: Claims 10-16 merely recite a computer-readable medium that stores a manipulation of a mathematic algorithm as described in Claims 1-7. Such a medium fails to meet the claimed statutory because the medium remains manipulating a mathematic algorithm; i.e. even included with a medium, it is only claiming mathematics per se.

As per Claims 17-18: Refer to the rationale as addressed top Claims 10-16. Claims 17-18 is merely a mathematic algorithm enclosed in a medium.

<u>Claims 19-25</u>: Refer to the rationale as addressed top Claims 1-7. Claims 19-25 is merely manipulating a mathematic algorithm. As a whole, the claims are only mathematic per se.

<u>Claims 26-27</u>: Claims 26-27 is merely manipulating a mathematic algorithm. As a whole, the claims are only mathematics per se.

As per Claims 10-18: As in the specification, a medium includes.

"By way of example, and not limitation, communication media includes wired media such as a wired network or direct-wired connection, and wireless media such as acoustic, RF, infrared and other wireless media. Combinations of any of the above should also be included within the scope of computer readable media".

Claims 10-18 claim computer readable media that include wireless as in the specification, i.e. the media include air or a form of energy. These types of media are neither concrete nor tangible. Therefore, if claims produce a result, this result in these media cannot be concrete and tangible. The claims fail to meet the statutory claims.

Application/Control Number: 10/699,327

Art Unit: 2191

Conclusion

Page 4

4. Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Ted T. Vo whose telephone number is (571) 272-3706. The examiner can normally be

reached on 8:00AM to 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wei

Y. Zhen can be reached on (571) 272-3708.

The facsimile number for the organization where this application or proceeding is assigned is the

Central Facsimile number 571-273-8300.

Any inquiry of a general nature or relating to the status of this application should be directed to

the TC 2100 Group receptionist: 571-272-2100. Information regarding the status of an application may

be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR. Status information for

unpublished applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TTV

December 08, 2006

PRIMARY EXAMINER
PRIMARY EXAMINER
2100

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